

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/551,233	04/17/2000	Katsuyoshi Matsuura	FUJ 99228 CIP	9686
75	90 04/28/2004		EXAMINER	
William J Kub		LEE, HSIEN MING		
Hogan & Hartso Suite 1500	on LLP	ART UNIT	PAPER NUMBER	
1200 17th Stree	t	2823		
Denver, CO 80202			DATE MAILED: 04/28/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

		N
	Application No.	Applicant(s)
0.00	09/551,233	MATSUURA ET AL.
Office Action Summary	Examiner	Art Unit
	Hsien-Ming Lee	2823
The MAILING DATE of this commun Period for Reply	ication appears on the cover sheet with	h the correspondence address
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNI - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this commodified by the period for reply specified above is less than thirty (3). If NO period for reply is specified above, the maximum state of the period for reply is specified above, the maximum state of the period for reply any reply received by the Office later than three months are earned patent term adjustment. See 37 CFR 1.704(b).	ICATION. of 37 CFR 1.136(a). In no event, however, may a repunication. 0) days, a reply within the statutory minimum of thirty atutory period will apply and will expire SIX (6) MONT will, by statute, cause the application to become ABA	ply be timely filed (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).
Status		
1)⊠ Responsive to communication(s) file	ed on 24 February 2004.	
	2b) This action is non-final.	
3) Since this application is in condition	for allowance except for formal matter ce under Ex parte Quayle, 1935 C.D.	
Disposition of Claims		
4) ☐ Claim(s) 12 and 15-19 is/are pendin 4a) Of the above claim(s) is/a 5) ☐ Claim(s) 12 is/are allowed. 6) ☐ Claim(s) 15-19 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restrict	re withdrawn from consideration.	
Application Papers		
9)☐ The specification is objected to by th	e Examiner.	,
10) The drawing(s) filed on is/are:	: a) \square accepted or b) \square objected to b	y the Examiner.
	ction to the drawing(s) be held in abeyand	
Replacement drawing sheet(s) including 11) The oath or declaration is objected to	g the correction is required if the drawing(so by the Examiner. Note the attached	
Priority under 35 U.S.C. § 119		
2. Certified copies of the priority3. Copies of the certified copies	documents have been received. documents have been received in Aport of the priority documents have been to be the priority documents have been to be the large of	oplication No received in this National Stage
Attachment(s)		
1) Notice of References Cited (PTO-892)		ummary (PTO-413))/Mail Date
Notice of Draftsperson's Patent Drawing Review (F 3) Information Disclosure Statement(s) (PTO-1449 or Paper No(s)/Mail Date		formal Patent Application (PTO-152)

Application/Control Number: 09/551,233 Page 2

Art Unit: 2823

DETAILED ACTION

Remarks

1. Applicants' cancellation to claims 1-11, 13-14 and 20-28 is acknowledged. Thus, claims 12 and 15-19 are pending in the application.

Grounds of Rejections

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 15-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cuchiaro et al. in view of Izuha et al. (US 6,060,735) and Chu et al. (US 6,287,637).

Cuchiaro et al., in Fig.1 and related text, teach the claimed device, comprising:

- a substrate 102;
- an active device element 110 formed on a substrate 102 (Fig.1);
- an insulation film 114 provided over said substrate 102 to cover said active device element 110 (Fig.1);
- a lower electrode layer 116/120 containing Pt provided over said insulation film 114, wherein the lower electrode 116/120 comprises a *Ti layer 116* and a *conductor layer 120 (Pt)*;
- a PZT ferroelectric film 122, having a perovskite structure, provided on said lower electrode 120; and

Art Unit: 2823

• an upper electrode 124 provided on said PZT ferroelectric film 122 (Fig.1).

Cuchiaro et al. do not teach that said PZT ferroelectric film 122 has a *columnar* microstructure extending from an interface between said lower electrode 120 and said PZT ferroelectric film 122 is in a direction substantially *perpendicular to* a principal surface of said lower electrode 120, said PZT ferroelectric film 122 generally has a <111> orientation extending continuously from a bottom surface of said PZT ferroelectric film 122 to a top surface of said PZT ferroelectric film 122 and consisting of *crystal grains* generally having said <111> orientation and a substantially *uniform* grain diameter of *less than about 200 nm*.

However, Izuha et al. (Figs. 1-7), in an analogous art, teach the claimed semiconductor device, comprising a semiconductor substrate 1; a lower electrode 4 provided over the semiconductor substrate 1; a ferroelectric PZT film 5 on said lower electrode 4 (Fig.1), said ferroelectric PZT film 5 (col. 4, lines 52-53) having a *columnar* microstructure extending from an interface between said lower electrode 4 and said ferroelectric PZT film 5 (Fig. 4A) in a direction substantially *perpendicular to* a principal surface of said lower electrode 4 (col. 2, line 57 through col.3, line 45), said ferroelectric film 5 is extending continuously from a bottom surface of said PZT ferroelectric film to a top surface of said PZT ferroelectric film and consisting of *crystal grains* having a generally *uniform* grain diameter of *less than about 200 nm*, i.e. ranging from 5 to 500 nm (col. 6, lines 52-53 and Fig.4A).

Therefore, one of ordinary skill in the art, at the time the invention was made, would have been motivated to provide the semiconductor device of Cuchiaro et al. having a columnar microstructure extending from the interface between the lower electrode and the ferroelectric film in a direction substantially perpendicular to the principal surface of said lower electrode, as

Art Unit: 2823

taught by Izuha et al., since Cuchiaro et al., and Izuha et al. have similar structure including a laminate film of the lower electrode, the ferroelectric dielectric and the upper electrode disposed in the order; and with the structure of Cuchiaro et al., and Izuha et al. it would provide a lattice-matching structure, which, in turn, would reduce current leakage in the device (abstract, Izuha et al.).

Still, Cuchiaro et al in view of Izuha et al. do not teach that the PZT ferroelectric film generally has a <111> orientation and consists of crystal grains generally has the <111> orientation.

Chu et al., however, teach the claimed ferroelectric PZT film and crystal grains with the <111> orientation in a semiconductor device, which would improve electrical characteristics of the device (col. 3, lines 47-55).

Therefore, one of ordinary skill in the art, at the time the invention was made, would have been motivated to provide the semiconductor device of Cuchiaro et al. in view of Izuha et al. having ferroelectric PZT film with a <111> orientation and consisting crystal grains with the <111> orientation, as taught by Chu et al., since by this manner it would provide a semiconductor device having better electrical properties.

Allowable Subject Matter

- 4. Claim 12 is allowed.
- 5. The following is a statement of reasons for the indication of allowable subject matter:

 The prior art of record, Cuchiaro et al. (US 6,165,802), teach a method of fabricating a semiconductor device having a ferroelectric capacitor 118, comprising the steps of:
 - forming an active device element 110 on a substrate 102 (Fig.1);

Art Unit: 2823

- forming an insulation film 114 over said substrate 102 to cover said active device element 110 (Fig.1);
- forming a lower electrode layer 120 of said ferroelectric capacitor 118 over said insulation film 114, said lower electrode layer being formed on a layer 116 containing Ti atoms;
- forming a ferroelectric film of a PZT 122 on said lower electrode 120 as a capacitor insulation film of said ferroelectric capacitor 118 (Fig.1);
- crystallizing said ferroelectric film 122 by applying a thermal annealing process in an atmosphere containing an oxidizing gas (i.e. oxygen) (col. 8, lines 20-30); and
- forming an upper electrode layer 124 on said ferroelectric film 122 (Fig. 1), wherein said step of crystallizing said ferroelectric film 122 is conducted by supplying oxygen controlled to cause an oxidation in the Ti atoms that have reached a surface of said lower electrode 120 from said layer part 116 containing Ti atoms due to the elevated temperature in the crystallizing step.

In contrast, Cuchiaro et al. do not teach crystallizing the ferroelectric film under a reduced total pressure in the range between 1 Torr and 40 Torr such that peeling of the ferroelectric film is substantially reduced.

Chu et al. to US 6,287,637 teach crystallizing the PZT ferroelectric film under a reduced oxygen partial pressure atmosphere (col. 6, lines 41-47) in the range of 10⁻⁴ to 100 Torr (col.7, line 28), wherein the reduced oxygen pressure is a partial not a total pressure, i.e. the ambient for the crystallizing comprises oxygen and argon, not pure oxygen. Although Chu et al. do suggest

Art Unit: 2823

that crystallizing the ferroelectric film can be performed in a pure oxygen ambient, Chu et al. do not teach the reduced total pressure of oxygen is in the range between 1 Torr and 40 Torr.

Response to Arguments

6. Applicant's arguments filed 2/24/04 have been fully considered but they are not persuasive.

Applicants' argument is on the ground that Izuha et al merely suggest that "a single columnar crystal grain has a uniform grain diameter from the bottom part to the top part thereof (see column 5, lines 3-56)." Applicants thus asserted that Izuha et al. do not disclose "the uniformity of the grain diameter between different columnar grains as claimed." (page 5) (Emphasis added)

In response to the argument, applicants have misinterpreted the teaching of Izuha et al. that the uniform columnar grain is a single grain. Contrary to the argument, Izuha et al. clearly stated that "[t] columnar grains A are composed of crystal grains a, b, and c that successively grow in the nearly vertical direction to the surface of the substrate." (col. 5, lines 24-26)

(Emphasis added) Obviously, uniform columnar grains A in Izuha et al. are plural.

In addition, claim 15, at lines 12-13, merely claims "consisting of crystal grains generally having said <111> orientation." It does **not claim** that the crystal grains are **different** from each other.

For the above reasons, the rejection to claims 15-19, as set forth in the previous Office Action, is deemed proper.

Art Unit: 2823

Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hsien-Ming Lee whose telephone number is 571-272-1863. The examiner can normally be reached on M-F (9:00 \sim 5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Olik Chaudhuri can be reached on 571-272-1855.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Art Unit: 2823

Page 8

Hsien-Ming Lee Examiner Art Unit 2823

April 23, 2004

Krien Men Le 4/23/2004